

The Gazette of India

PUBLISHED BY AUTHORITY

No. 7] NEW DELHI, SATURDAY, FEBRUARY 16, 1952

NOTICE

The undermentioned Gazettes of India Extraordinary were published during the week ending the 13th February, 1952 :—

Issue No.	No. and date	Issued by	Subject
30	S.R.O. 213, dated the 2nd February, 1952.	Ministry of Law	Extension of time for election of members to the Parliamentary Constituencies in the State of Madhya Pradesh.
31	S.R.O. 214, dated the 4th February, 1952.	Ditto	Further amendments made in the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1951.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of this Gazette.

PART II—Section 3

Statutory Rules and Orders issued by the Ministries of the Government of India (other than the Ministry of Defence) and Central Authorities (other than the Chief Commissioners).

MINISTRY OF HOME AFFAIRS

New Delhi, the 8th February 1952

S.R.O. 360.—In exercise of the powers conferred by section 2 of the Part C States (Laws) Act, 1950 (XXX of 1950), the Central Government hereby extends to the State of Delhi, the East Punjab Ayurvedic and Unani Practitioners (Amendment) Act, 1950 (East Punjab Act XXI of 1950), as at present in force in the State of Punjab, subject to the following modifications, namely:—

In the said Act—

- (1) In section 2 for the words and figures “the East Punjab Ayurvedic and Unani Practitioners Act, 1949” the words and figures “the East Punjab Ayurvedic and Unani Practitioners Act, 1949, as extended to Delhi” shall be substituted.
- (2) Section 3 shall be omitted.

The text of the said Act as modified above is published as an annexure to the notification.

Annexure

GOVERNMENT OF THE PUNJAB

Legislative Department.

NOTIFICATION

The 2nd November, 1950

No. 91-Leg/50.—The following Act of the State Legislature received the assent of His Excellency the Governor of Punjab on the 31st of October, 1950 and is hereby published for general information:—

THE EAST PUNJAB AYURVEDIC AND UNANI PRACTITIONERS (AMENDMENT) ACT, 1950 Act No. XXI of 1950.

An Act to amend the East Punjab Ayurvedic and Unani Practitioners Act, 1949.

It is hereby enacted as follows:—

1. *Short title.*—This Act may be called the East Punjab Ayurvedic and Unani Practitioners (Amendment) Act, 1950.

2. *Amendment of section 16 of East Punjab Act XIV of 1949.*—In sub-section (2) of section 16 of the East Punjab Ayurvedic and Unani Practitioners Act, 1949, as extended to Delhi for the words "one year" the words "two years" shall be deemed to be substituted.

[No. 20/12/51-Judicial.]

New Delhi, the 11th February, 1952

S.R.O. 261.—In exercise of the powers conferred by section 2 of the Part C States (Laws) Act, 1950 (XXX of 1950), the Central Government hereby directs that the following amendments shall be made in the notification of the Government of India in the Ministry of Home Affairs, No. S.R.O. 1344, dated the 4th September, 1951, namely:—

In the said notification for modification 2 the following modification shall be substituted, namely:—

"(2) In section 2,—

(i) for clause (b) the following clause shall be substituted:—

"b" "Director" means 'the Development Officer, Delhi'.

(ii) in clause (e) for the words "the Department of Agriculture, Punjab" the words "the Development Officer, Delhi" shall be substituted."

[No. 20/3/51-Judicial.]

E. C. GAYNOR, Dy. Secy.

MINISTRY OF STATES

New Delhi, the 6th February 1952

S.R.O. 262.—The Central Government is pleased to notify that:

(1) Captain Nawabzada Syed Murtaza Ali Khan, Heir-apparent of Rampur; and

(2) Nawabzada Syed Zulfiqar Ali Khan, sons of His Highness the Nawab of Rampur, has been nominated by the said Ruler for the purpose of Entry 2(b) of the Table annexed to Schedule I to the Indian Arms Rules 1951.

[No. 25-D.]

S.R.O. 263.—In exercise of the powers conferred by Entry 3(b) of the Table annexed to Schedule I to the Indian Arms Rules, 1951, the Central Government is pleased to specify:

- (1) Her Highness Nawab Rufat Zamani Begum Sahiba, Begum Sahiba of Rampur,
- (2) Col. Nawabzada Syed Jafar Ali Khan; and
- (3) Nawab Syeda Aftab Zamani Begum Sahiba (Heir apparent's wife) members of the family of the Ruler of Rampur for the purposes of that entry.

[No. 26-D.]

S.R.O. 264.—In exercise of the powers conferred by Entry 3(b) of the Table annexed to Schedule I to the Indian Arms Rules, 1951, the Central Government is pleased to specify:

- (1) Her Highness Maharani Lady K. M. Shah, Rajmata,
- (2) Maharaj Kumar Major Shardul Bikram Shah; and
- (3) Maharaj Kumar Balendu Shah

members of the family of the Ruler of Tehri Garhwal for the purposes of that entry.

[No. 27-D.]

H. C. MAHINDROO, Under Secy.

MINISTRY OF FINANCE
(Department of Economic Affairs)

New Delhi, the 5th February, 1952

S.R.O. 265.—In exercise of the powers conferred by clause (1) of article 258 of the Constitution, the President hereby entrusts to the State Government of Mysore, with their consent, the functions of the Central Government under the Explanation to section 25 of the Negotiable Instruments Act, 1881 (XXVI of 1881), subject to the condition that, notwithstanding this entrustment, the Central Government may itself exercise the said functions should it deem fit to do so in any case.

[No. F. 7(13)-F.I/51.]

New Delhi, the 9th February, 1952

S.R.O. 266.—In exercise of the powers conferred by Section 53 of the Banking Companies Act, 1949 (X of 1949), and on the recommendation of the Reserve Bank of India, the Central Government hereby declares that the provisions of Clause (iv) of Section 12 of the said Act shall not apply to the Travancore Bank Ltd., Trivandrum, in so far as they relate to the voting rights of the Government of Travancore-Cochin.

[No. 618-F.I/52.]

S. K. SEN, Dy. Secy.

MINISTRY OF FINANCE (REVENUE DIVISION)

CENTRAL EXCISES

New Delhi, the 16th February 1952

S.R.O. 267.—In exercise of the powers conferred by section 37 of the Central Excises and Salt Act, 1944 (I of 1944), the Central Government hereby directs that the following further amendment shall be made in the Central Excise Rules, 1944, namely:—

In sub-rule (2) of rule 9 of the said rules, for the words "the goods in respect of which the demand is made", the words "such goods" shall be substituted.

[No. 3.]

D. P. ANAND, Dy. Secy.

MINISTRY OF COMMERCE AND INDUSTRY

New Delhi, the 5th February, 1952

S.R.O. 268.—Whereas there is reason to believe that Licence No. 373325/48-CCI, dated the 30th March 1951, valued at Rs. 23,321 for motor vehicle spare parts from the U. K. was obtained by Messrs. Allied Traders of 4-Sher Singh Building, Connaught Circus, New Delhi, on production of false and forged documents and whereas the said Allied Traders or any Bank or any other party who might have had any interest in the said licence, has failed to show cause within the stipulated period of 10 days of publication of this Ministry's Notice No. DC(B)/PA/51/92/SPE, dated the 3rd January 1952, published in the *Gazette of India*, *The Statesman*, New Delhi, and the *Hindustan Times*, New Delhi, why the said licence should not be cancelled, the Government of India in the Ministry of Commerce and Industry, in exercise of the powers specified in the Schedule to the late Ministry of Commerce Notification No. 4-ITC/48, dated the 1st May, 1948, hereby cancel the said licence No. 373325/48-CCI, dated the 30th March 1951, issued to the said Messrs. Allied Traders, 4-Sher Singh Building, Connaught Circus, New Delhi.

[No. DC(B)/PA/51/92/SPE.]

B. B. SAKSENA, Dy. Secy.

New Delhi, the 16th February, 1952

S.R.O. 269.—In exercise of the powers conferred by Section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), the Central Government hereby directs that the following further amendment shall be made in the Cotton Textiles (Control) Order, 1948, namely:—

In clause 20C of the said Order, in the second proviso, after the words “unless it is processed” the words “or that any yarn should be processed before it is used in any cloth produced by a producer” shall be inserted.

[No. 9(4)-CT(A)/52-1.]

ORDER

New Delhi, the 16th February 1952

S.R.O. 270.—In exercise of the powers conferred by section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), the Central Government hereby directs that the following further amendment shall be made in the Cotton Textiles (Control) Order, 1948, namely:—

In “Explanation” under sub-clause (iii) of clause 20B of the said Order, for the words and figures “Cotton Control Order, 1949” the words and figures “Cotton Control Order, 1950” shall be substituted.

[No. 9(4)-CT(A)/52-2.]

S. A. TECKCHANDANI, Under Secy.

MINISTRY OF NATURAL RESOURCES AND SCIENTIFIC RESEARCH

New Delhi, the 12th February, 1952

S.R.O. 271.—In exercise of the powers conferred by section 5 of the Mines and Minerals (Regulation and Development) Act, 1948 (LIII of 1948), the Central Government hereby directs that the following further amendment shall be made in the Mineral Concession Rules, 1949, namely:—

Rule 57 of the said Rules shall be re-numbered as sub-rule (1) of that rule and after sub-rule (1) as so re-numbered the following sub-rule shall be added as sub-rule (2), namely:—

“(2) An application for review under sub-rule (1) may be admitted after the period of limitation prescribed therein when the applicant satisfies the Central Government that he had sufficient cause for not making the application within the said period.”

[No. M.II-159(14).]

T. GONSALVES, Dy. Secy.

MINISTRY OF RAILWAYS
(Railway Board)

New Delhi, the 5th February, 1952

S.R.O. 272.—In exercise of the powers conferred in clause (s) of the second schedule to the Indian Railways Act 1890 (IX of 1890), read with the notification of the Government of India in the late Department of Commerce and Industry No. 801, dated the 24th March 1905, the Board hereby direct that “Copper, bronze and nickle coins” be added to the said schedule.

[No. 2928-TC.]

SURJAN SINGH,
Asstt. Director, Traffic.

New Delhi, the 6th February 1952

S.R.O. 273.—In exercise of the powers conferred by section 3 of the Indian Railway Board Act, 1905 (Act No. IV of 1905), the Railway Board hereby authorise any Director, Joint Director, Deputy Director or Assistant Director in the Railway Board to sign on its behalf any notice, determination, direction, requisition, appointment, expression of opinion, approval or sanction to be given or signified on the part of the Railway Board, for any of the purposes of, or in relation to, any of the powers with which it is invested under section 2 of the said Act.

[No. E50PU2/11/2.]

HAVELI RAM, Secy.

New Delhi, the 8th February 1952

S.R.O. 274.—In exercise of the powers conferred by sub-section (3) of the section 3 of the Indian Ports Act, 1908 (XV of 1908), the Central Government is pleased to authorise Mr. V. K. Sundaram, officiating Dredger Commander, Vizagapatam Port, to pilot vessels up to 425 ft. B. P. in length in and out of the Port of Vizagapatam Port from 26th November 1951.

[No. E51RC1-71.]

P. N. SAXENA,
Director, Establishment.

MINISTRY OF WORKS, PRODUCTION & SUPPLY

New Delhi, the 11th February, 1952

S.R.O. 275.—In exercise of the powers conferred by section 5 of the Indian Explosives Act, 1884 (IV of 1884), the Central Government hereby directs that the following further amendments shall be made in the Explosives Rules, 1940, the same having been previously published, as required by section 18 of the said Act, namely:—

In the said Rules:—

1. To rule 83, the following further proviso shall be added, namely:—

“Provided further that notwithstanding anything contained in clause (c), a licence in form K-A for the possession of gunpowder in quantity not exceeding 30 lbs. shall be necessary in the State of West Bengal.”

2. In Schedule IV after the entries relating to article No. 5 the following entries shall be inserted namely:—

“5A	K-A	To possess gunpowder in quantity not exceeding 30 lbs. in any district of West Bengal.	The District Authority in the State of West Bengal.	Free of charge.”
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3. In Schedule V after form K the following form shall be inserted, namely:—
"Form K-A (Article 5A of Schedule IV)

(For the State of West Bengal only)

Licence to possess gunpowder in quantity not exceeding 30 lbs.

No.

(Free of charge)

Licence is hereby granted to

valid only for the possession at the licensed—
 premises described below of lbs. of gunpowder subject to the provisions
 of the Indian Explosives Act 1884 and the rules made thereunder and to the
 conditions on the back of this licence.

The licence shall remain in force till the 31st day of March 19 .

District Authority

The

19 .

Description of the licensed premises referred to above

The licensed premises are situated and consist of

Conditions.

1. The maximum quantity of gunpowder which may be kept at one time on the licensed premises shall not exceed—lbs.
2. Gunpowder shall be kept in a secured substantial receptacle.
3. The interior of every receptacle used for keeping gunpowder shall be so constructed or so lined and covered as to prevent the exposure of any iron or steel or the detaching of any grit, iron, steel or similar substance in such manner, as to come into contact with the gunpowder.
4. The receptacle in which gunpowder is kept must be kept locked and used only for the keeping of such gunpowder and for no other purposes whatsoever.
5. Gunpowder exceeding 1 lb. in amount must be kept in a substantial bag, canister or case made and closed so as to prevent any gunpowder from escaping and shall be otherwise packed and marked in accordance with the requirements of rules 8 and 9 of Explosives Rules, 1940.
6. No oils, paints, matches, lights or any article of a highly inflammable or explosive nature or liable to cause fire or explosion or any acids or similar substances shall be brought or kept on the licensed premises.
7. The licensee shall keep a register of all receipts and issues in such form as the District Authority may from time to time direct and shall exhibit his stock and register to any of the officers authorised under rule 106 of the Explosives Rules, 1940 whenever such officer may call upon him so to do."

[No. M-103(1)/51.]

A. K. SEN, Under Secy.

New Delhi, the 12th February 1952

S.R.O. 276.—In exercise of the powers conferred by clause 4 of the Colliery Control Order 1945, as continued in force by section 17 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), the Central Government hereby fixes the following price at which bye-product and bee-hive hard coke overloaded at any weighbridge in the State of West Bengal or Bihar may be sold by a colliery owner namely:—

Description.

Price.

All overloaded weighbridge bye-product and
 bee-hive hard coke disposed of at any railway Rs. 21-12-0 per ton.
 weighbridge.

Explanation.—The expression "overloaded weighbridge bye-product and bee-hive hard coke" means all bye-product and bee-hive hard coke which is taken off any loaded wagon and stacked at the railway weighbridge for the purpose of adjusting the weight of wagons according to permissible axle load.

[No. 4-CI(2)/52.]

U. L. GOSWAMI, Dy. Secy.

CENTRAL BOILERS BOARD

New Delhi, the 12th February 1952

S.R.O. 277.—In exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (V of 1923), the Central Boilers Board hereby directs that the following amendment shall be made in the Indian Boiler Regulations, 1950, the same having been previously published as required by sub-section (1) of section 31 of the said Act, namely:—

To clause (b) of regulation 166 of the said Regulations, the following shall be added at the end, namely:—

“Lugs may be satisfactorily welded to manhole doors for the attachment of bolts.”

[No. M/BL-307(57).]

S.R.O. 278.—In exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (V of 1923), the Central Boilers Board hereby directs that the following amendment shall be made in the Indian Boiler Regulations, 1950, the same having been previously published as required by sub-section (1) of section 31 of the said Act, namely:—

For Regulation 527 of the said Regulations, the following regulation shall be substituted, namely:—

“527. Procedure for Hydraulic test. Every economiser for registration shall be hydraulically tested in the presence of an Inspector to $1\frac{1}{2}$ times the working pressure. Hydraulic tests of economisers at subsequent examinations shall, when required by the Inspector, be made after the inspection. The test pressure to be applied to economisers at subsequent examinations shall be from $1\frac{1}{2}$ to $1\frac{3}{4}$ times the working pressure of the economisers. During the test, all parts externally and in the flues shall be noted for leakage.”

[No. M/BL-304(68).]

N. P. DUBE,
Secretary, Central Boilers Board.

MINISTRY OF LABOUR

New Delhi, the 6th February 1952

S.R.O. 279.—In exercise of the powers conferred by section 73-A of the Employees' State Insurance Act, 1948, (XXXIV of 1948), the Central Government hereby notifies as follows:—

1. The employers' special contribution shall be payable in respect of each quarter ending on 31st March, 30th June, 30th September and 31st December as the case may be.

2. The total wage bill of an employer in respect of a quarter means the total wages which have accrued due to employees in his factory or establishment in respect of all wage periods the last day of which falls in such quarter:

Provided that in the case of the first quarter which ends after the 24th February 1952 the wage periods which ended before such date shall be excluded.

3. The principal employer shall pay to the Corporation the Employer's special contribution within thirty days from the last day of the quarter in respect of which such contribution is payable:

Provided that the amount payable shall be rounded off to the nearest rupee, fractions of a rupee below eight annas being ignored and those of or above eight annas being reckoned as a full* rupee.

4. The employers' special contribution shall be paid to the Account of the Employees' State Insurance Fund with such branch or branches of the Imperial Bank of India or such other Bank, as may be specified for any area by the Director General of Employees' State Insurance (hereinafter referred to as the Director General), or as may be agreed to by the Director-General in respect of any factory or establishment.

5. The payment referred to in clause 4 may be made either by tender of cash or by cheque drawn on a bank referred to in that clause or on any scheduled bank or any other bank which has a clearing account with a scheduled bank or the Reserve Bank of India:

Provided that where the payment is made by cheque the collection charges, if any, of the bank shall be included in the amount of the cheque over and above the amount sought to be paid.

Explanation.—A cheque bearing a date later than the date of deposit shall not be accepted.

6. The principal employer shall, at the time he tenders payment to the Bank, also furnish to the bank a duly completed challan in triplicate in Form S-I or S-II, as the case may be. The bank shall in token of having received the amount—

(a) where the payment is made in cash, return forthwith to the payer one copy of the challan duly countersigned, and

(b) where the payment is made by means of a cheque, return to the payer one copy of the challan duly countersigned as soon as the cheque has been realized, showing also on the challan the net amount credited to the Fund after deduction of the collection charges, if any.

7. Where a principal employer pays the said contribution by a cheque, the corresponding amount shall not be deemed to have been paid until the cheque has been realized and the amount credited to the account of the said Fund in any bank referred to in clause 4.

8. (i) Any principal employer who has paid any amount in excess of the employer's special contributions due from him for any quarter, may apply in writing to the Corporation within twelve months of the date of such payment, for refund of the excess amount paid by him furnishing full details as to the employers' special contributions that have actually fallen due in respect of the quarter and the amounts which he has actually paid in respect thereof.

(ii) Subject to the production of such evidence by way of affidavit or otherwise as the Director General or any officer of the Corporation authorised by him in this behalf may require, the amount of such excess as may be admissible, shall be refunded without any interest to the Principal employer.

[No. SS.121(60).]

(Obverse)

FORM S-I

IMPERIAL BANK OF INDIA..... CASH.....

EMPLOYEES' STATE INSURANCE FUND—ACCOUNT NO. 1

PAY-IN SLIP
FOR NOTES & COIN ONLY.

Ledger Folio _____

19

Particulars.

Notes . . .			
Rupees . . .			
Small Coins . . .			
Copper . . .			
Rs. . .			

Teller _____

On behalf of _____
(name of employer)

Head Cashier _____

Employer's Code No. _____

Serial Cash No. _____ Entd. by _____

Address _____

By _____

Depositor.

P. T. O.

FORM No. S—I

(Reverse)

PARTICULARS OF NOTES

Denomination of Notes	Number	Amount		

FORM S-II

(Obverse)

IMPERIAL BANK OF INDIA.

EMPLOYEES' STATE INSURANCE FUND—Account No. 1

PAY-IN SLIP

FOR CHEQUES.

Ledger Folio _____ 19

Paid in to the CREDIT of the Employees' State Insurance Fund—Account No. I

Rupees _____

on realisation as per particulars overleaf on account of employers special contribution payable, for the quarter from _____ to _____

under Chapter V-A of the Employees' State Insurance Act, 1948.

TO BE FILLED IN BY THE BANK.

Date when cheque received	Rs.	As.
Amount of cheque		
Collection charges, if any,		
Net amount credited		
Passing official _____		
Scroll Transfer. _____		

On behalf of _____ (name of employer)

Employer's Code No. _____

Address. _____

Depositor.

[P. T. O.]

(Reverse)
PARTICULARS.

FORM No. S-II

Cheque number etc.	Amount	
	Rs.	As.

New Delhi, the 11th February, 1952

S.R.O. 280.—The following draft of certain amendments to the Bombay Dock Workers (Regulation of Employment) Scheme, 1951, which it is proposed to make in exercise of the powers conferred by sub-section (1) of section 4 of the Dock Workers (Regulation of Employment) Act, 1948 (IX of 1948), is published as required by sub-section (2) of the said section for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration on or after the 20th March 1952.

Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government.

Draft Amendments.

In the said Scheme—

1. In clause 4—

(a) For sub-clause (7) the following sub-clause shall be substituted, namely:—

“(7) (a) A member of the Board shall hold office for a period of three years from the date of the notification appointing him as a member and shall be eligible for re-appointment”:

Provided that an out-going member shall continue in office until the appointment of his successor is notified in the Official Gazette.

(b) A member appointed to fill a casual vacancy shall hold office for the unexpired portion of the term of the person in whose place he is appointed.

(c) A member, other than the Chairman, may resign his office by letter under his hand addressed to the Chairman.

(d) The Chairman may resign his office by letter under his hand addressed to the Central Government.

(e) If a member proposes to proceed out of India, he shall, before doing so intimate to the Chairman, the proposed date of his departure from, and of his return to, India and, if he intends to be absent from India for a period exceeding six months, he shall tender his resignation.

(f) A member shall be deemed to have vacated his office:—

(i) if he proceeds out of India without complying with the provisions of sub-clause (e);

(ii) if he becomes an insolvent;

(iii) if he is convicted of any offence which, in the opinion of the Central Government, involves moral turpitude;

(iv) if he is absent from three consecutive meetings of the Board without leave of absence from the Chairman;

(v) if, in the opinion of the Central Government, a member who was appointed to represent dock workers or employers of dock workers and shipping companies ceases to be representative of dock workers or their employers or the shipping companies, as the case may be; or

(vi) If, in the opinion of the Central Government, it is for any other reason not desirable that he should continue to be a member.

(b) In sub-clause (10) the following shall be added at the end, namely:—

“and in case of equality of votes the Chairman shall have a second or a casting vote.”

2. For sub-clause (4) of clause 7, the following sub-clause shall be substituted, namely:—

“(4) The Board shall submit to the Central Government an annual report on the working of the Scheme, an audited balance sheet and copies of proceedings of the meetings of the Board.”

3. In sub-clause (ii) of clause 11 items (k) and (l) shall be omitted.
4. In paragraph 2 of the Schedule, items (viii) and (ix) shall be omitted.

[No. Fac.73(32).]

S. NEELAKANTAM, Dy. Secy.

New Delhi, the 8th February 1952

S.R.O. 281.—In exercise of the powers conferred by sub-section (1) of section 10 of the Indian Mines Act, 1923 (IV of 1923), and in supersession of the notification of the Government of India in the late Department of Labour No. M216(3)-II, dated the 22nd/23rd February 1946, the Central Government hereby constitutes a Mining Board for mines other than coal mines for the state of Bihar and directs that the said Board shall consist of the following persons, namely:

- (1) The Commissioner of the Chota Nagpur Division—*Ex-officio* Chairman (nominated by the Central Government).
- (2) The Chief Inspector of Mines in India *Ex-officio* Member.
- (3) Mr. E. R. Dempster, Superintendent, Mosabani Copper Mine, Ghatsila (nominated by the Central Government).
- (4) Mr. G. W. Hogg, Eastern Coal Co. Ltd., Bhaura (nominated by the Indian Mining Association).
- (5) Shri M. Sen Gupta, Jharia (nominated jointly by the Indian Mining Federation and the Indian Colliery Owners' Association).
- (6) Shri Yash Raj Singh, General Secretary, Mica Labour Union, Jhumri Telaiya (nominated by the Central Government to represent the interest of the miners).
- (7) Shri V. G. Gopal, Deputy President Noamundi Mazdoor Union, Noamundi (nominated by the Central Government to represent the interest of the miners).

[No. M-43(4)50.]

P. N. SHARMA, Under Secy.

